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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/620,315	07/14/2003	Moshe Rosenberg	309J-000310US	7949
22798 OUINE INTEL	7590 06/28/2007 LLECTUAL PROPERTY	EXAM	EXAMINER	
P O BOX 458			MERCIER, MELISSA S	
ALAMEDA, CA 94501			ART UNIT	PAPER NUMBER
			1615	
			·	
			MAIL DATE	DELIVERY MODE
			06/29/2007	DARER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/620,315	ROSENBERG ET AL.		
Examiner	Art Unit		
Melissa S. Mercier	1615		

	Melissa S. Mercier	1015	
The MAILING DATE of this communication appe	ars on the cover sheet with the	orrespondence add	ress
THE REPLY FILED 04 June 2007 FAILS TO PLACE THIS API	PLICATION IN CONDITION FOR	ALLOWANCE.	
1. \(\times\) The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the folioplaces the application in condition for allowance; (2) a N (3) a Request for Continued Examination (RCE) in complication for the problem of the properties with the problem of the properties on the mailing of the properties on the properties on the properties on the Examination for this Adverse, however, will the statutory period for reply expires on: (1) the mailing date of this Adverse, however, will the statutory period for reply expire later the Examiner Note: (1 box 1 is checked, check either box (a) or (b)	In the same day as filing a Notice c wing replies: (1) an amendment, a potice of Appeal (with appeal fee) in liance with 37 CFR 1.114. The rep sate of the final rejection. isony Action, or (2) the date set forth in the an SIX MONTHS from the mailing date c. ONLY CHECK BOX (b) WHEN THE F	of Appeal. To avoid at iffidavit, or other evide compliance with 37 ( by must be filed within the final rejection, whichever the final rejection.	ence, which CFR 41.31; or one of the er is later. In no
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(I Extensions of time may be obtained under 37 CFR 1.136(a). The date on	which the petition under 37 CFR 1.136(a	a) and the appropriate ext	ension fee have
been filed is the date for purposes of determining the period of extension CFR 1.17(a) is calculated from: (1) the expiration date of the shortened st above, if checked. Any reply received by the Office later than three month earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	and the corresponding amount of the fee.	The appropriate extension final Office action; or (2)	on fee under 37 as set forth in (b)
The Notice of Appeal was filed on A brief in com of filing the Notice of Appeal (37 CFR 41.37(a)), or any of Since a Notice of Appeal has been filed, any reply must AMENDMENTS	extension thereof (37 CFR 41.37(e) be filed within the time period set f	i), to avoid dismissal orth in 37 CFR 41.37	of the appeal. (a).
3. The proposed amendment(s) filed after a final rejection (a) They raise new issues that would require further or	onsideration and/or search (see NC	ef, will <u>not</u> be entered DTE below);	because
<ul> <li>(b) ☐ They raise the issue of new matter (see NOTE below)</li> <li>(c) ☐ They are not deemed to place the application in beauppeal; and/or</li> </ul>	etter form for appeal by materially i		the issues for
(d) They present additional claims without canceling a		ejected claims.	
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1. 4.  The amendments are not in compliance with 37 CFR 1.	116 and 41.33(a)).	Compliant Amondmen	+ (PTOL_324)
4 the amendments are not in compliance with 37 CFR 1.  5 Applicant's reply has overcome the following rejection(:  6 Newly proposed or amended claim(s) would be the non-allowable claim(s).	s): Claims 1-15 and 17-26 under 3	5 USC 112, first parag	raph.
7.  For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is pr. The status of the claim(s) is (or will be) as follows:	) ☐ will not be entered, or b) ☒ vovided below or appended.	will be entered and an	explanation of
Claim(s) allowed:			
Claim(s) objected to: Claim(s) rejected: 1-15 and 17-26.			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE		A1 P	
<ol> <li>The affidavit or other evidence filed after a final action, I because applicant failed to provide a showing of good a and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>	nd sufficient reasons why the affid	avit or other evidence	is necessary
The affidavit or other evidence filed after the date of filin entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessary.	overcome <u>all</u> rejections under app ory and was not earlier presented.	eal and/or appellant f See 37 CFR 41.33(d)	ails to provide a (1).
10. The affidavit or other evidence is entered. An explanati	on of the status of the claims after	entry is below or atta	ched.
11. The request for reconsideration has been considered by	ut does NOT place the application	in condition for allow	ance because:
12. Note the attached Information Disclosure Statement(s) 13. Other:	. (PTO/SB/08) Paper No(s)	-	

Continuation of 3. NOTE: Applicants arguments regarding the rejection of claims 1-26 under 35 USC 112, first paragraph, written description are presurasive and the rejection has been withdrawn. Applicants remarks have been fully considered regarding the rejections under 35 USC 103, however they are not persuasive.

Applicant argues that the free flowing protein coated powder particles of Perrier do not describe a composite gel of independent claim 1. The powder particles of Perrier are not a gel, particularly not an aqueous gel of cross-linked proteins in a continuous phase. It is the examiners position that the aqueous solution used to dissolve the plant proteins contained in the pulverulent preparations prior to drying the particles, is the same compsition as the instant gel. Perrier additionally discloses the suspeion is stable and can be used in the form of a cel. Thefrore, the rejections of claims over Perrier are maintained for the reasons of records.

Regarding the Dollat reference, applicant argues, to create the spherules of Dollat, the emulsion of oil in a protein solution was emulsified in a water immiscible solvent to prepare a water-in-oil secondary emulsion (see, e.g., abstract; column 2, line 38, and, column 3, line 58 to column 4, line 13). After the water-in-oil emulsion is established, Dollat adds the aidehyde cross-linking agent. However, the teaching of Perrier is that substitution of the acylating polyfunctional cross linking agents at this stage of the process would result in membrane formation and not a get. The combined teachings of the cited reference would not provide the rumen protected composite gets of the present invention. The examiner disagrees, it is the examiners psotion that one of ordinary skill in this art would have the knowledge to substitute one cross linking agent for another in order to obtain the desired product as outlined in the Dollat and Perrier references.

Golfamudi S. Kishore, PhD Primary Examiner Group 1500